## Declaration, Power of Attorney and Petition

Page 1 of

WE (I) the undersigned inventor(s), hereby declare(s) that:

My residence, post office address and citizenship are as stated below next to my name,

We (I) believe that we are (I am) the original, first and joint (sole) inventor(s) of the subject matter which is claimed and for which a patent is sought on the invention entitled

METHOD FOR	BLEACHING T	EETH AND BLEAC	HING AGENT FOR	TEETH				
the specification of	of which							
Ę	is attached here	to.						
	was filed on _	<del></del>	as					
	Application Ser	ial No.						
		ı <u></u>						
		T international applica						
	Number		<del> </del>					
	on			,				
	and was amende	ed under PCT Article	19					
	on	(if	applicable).					
We (I) acknowns defined in Section We (I) herelopplication(s) for at least one countries, applies appl	us, as amended by whedge the duty on 1.56 of Title by claim foreign patent or inventory other than the cation for patent	) have reviewed and y any amendment refeto disclose information of the desired to disclose information of the desired to disclose information of the desired the d	erred to above.  In known to be mater egulations.  Inder 35 U.S.C. § (65(a) of any PCT Interest below and have also cate, or PCT Interest	ial to the patent 119(a)-(d) or { ternational appl o identified belo ational applicat	ability of 365(b) ication w ow, by ch	this ap of any hich de necking	oplica y for esigna y the	eign ated box,
Application I	No.	Country	Day/M	onth/Year		Prio Claii		
2002-247008	3	Japan	27/8,	/2002	KX	Yes		No
						Yes		No
						Yes		No
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We (I) hereby claim the benefit under Title 35, Unite application(s) listed below.	d States Code, § 119(e) of any United States provisional			
(Application Number)	(Filing Date)			
(Application Number)	(Filing Date)			
We (I) hereby claim the benefit under 35 U.S.C. § 120 any PCT International application designating the United Seach of the claims of this application is not disclosed in the manner provided by the first paragraph of 35 U.S.C. § 112, material to patentability as defined in 37 CFR § 1.56 whi application and the national or PCT International filing date	prior United States or PCT International application in the I acknowledge the duty to disclose information which is ch became available between the filing date of the prior			
Application Serial No. Filing Da	Status (pending, patented, abandoned)			
And we (I) hereby appoint the following registered processor as our (my) attorneys, with full powers of substitution and the processor is the Potent Office of the processor is the processor is the processor in the processor in the processor is the processor in the processor in the processor is the processor in the processor i	50 revocation, to prosecute this application and to transact all			
business in the Patent Office connected therewith; and we application be sent to  228				
	ny) own knowledge are true and that all statements made her that these statements were made with the knowledge able by fine or imprisonment, or both, under Section 1001			
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